DEFENDANTS' EXHIBIT 36

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

STUDENTS FOR JUSTICE IN PALESTINE,)	
Plaintiff,)	
v.)	Civil Action No. 2:25-cv-00524-NR
UNIVERSITY OF PITTSBURGH, et al.)	
Defendant.)	

DECLARATION OF CARLTON SCOTT

- I, Carlton Scott, do hereby state under oath as follows:
- 1. I am the Associate Director of Academic Advising for the Dietrich School of Arts & Sciences for the University of Pittsburgh ("Pitt").
 - 2. I have held this position for approximately 2 years.
- 3. In this position, I supervise assistant directors within the advising center who supervise various academic advisors.
- 4. In addition to that role, I am also a trained member of a pool of Pitt staff that serve as conduct hearing board members.
 - 5. I have been a member of this pool for approximately 20 years.
- 6. Conduct hearing board members hear the testimony and arguments, and review any evidence, that may be presented by Pitt and a student or student organization accused of violating Pitt policies during a Level II hearing.
- 7. Upon completion of a Level II hearing, the conduct hearing board members then deliberate in private to determine whether the student or student organization is responsible for violating Pitt policy.

- 8. The conduct hearing board members are then required to prepare a written report of their findings, summarizing the reasons for those findings, and recommending a sanction for any violation found to have occurred.
- 9. The conduct hearing board members for any particular hearing are selected through a survey of members who are asked their availability on a given date and time, but provided no other information about the accused student or student organization, or the nature of the alleged policy violations.
 - 10. I have served on approximately 50-60 conduct hearing boards.
- 11. I was selected to serve on a conduct hearing board on February 4, 2025, to hear allegations against Students for Justice in Palestine at Pitt ("SJP-Pitt").
 - 12. Those allegations concerned an event held by SJP-Pitt at the University's library.
 - 13. Prior to serving on this conduct hearing board, I had no interaction with SJP-Pitt.
 - 14. The conduct hearing board consisted of myself and two other Pitt administrators.
- 15. During the hearing, SJP-Pitt inappropriately presented its arguments about the hearing process as if the conduct hearing board was responsible for bringing the conduct charges against SJP-Pitt. SJP-Pitt warned the conduct hearing board members about their personal involvement in a manner that was attempting to influence the hearing board's objective evaluation of the allegations and suggested that SJP-Pitt would use its vast network to cause the board problems.
- 16. Upon conclusion of the hearing on February 4, 2025, the conduct hearing board deliberated, but did not complete those deliberations during our meeting that day. We decided we would meet again the next day to continue our deliberations.

- 17. Late in the evening on February 4, 2025, I received an email, that I reviewed that night, from SJP-Pitt that, among other things, "demand[ed]" the "complete dismissal of all disciplinary proceedings against SJP[-Pitt]."
- 18. Defendants' Exhibit 4, attached to this Declaration, is a true and correct copy of the email that I received.
 - 19. I reviewed the email that same night.
 - 20. The conduct hearing board was serving a role similar to jurors in the legal system.
- 21. As such, SJP-Pitt's email was highly inappropriate and I interpreted the email to be similar to improper communications with jurors.
- 22. By sending the email, I believe that SJP-Pitt was trying to influence me in my role as a member of the conduct hearing board and the decision that I would make, by implying that any adverse decision would be due to alleged anti-Palestinian bias.
- 23. I experienced the email as a veiled threat to coerce the hearing board to find in favor of SJP-Pitt.
 - 24. The email was intended to affect the process and the individuals involved.
 - 25. The other two members of the conduct hearing board received the same email.
- 26. On the following day, February 5, 2025, I emailed the hearing moderator, Matt Landy, to express my concern about SJP-Pitt's email.
 - 27. Defendants' Exhibit 30 is a true and correct copy of the email that I sent to Mr. Landy.
- 28. I also spoke with Dean Marlin Nabors about SJP-Pitt's email, the effect it had on me, and the effect it had on deliberations.

- 29. I have never before received a communication, such as SJP-Pitt's email or otherwise, from a conduct hearing participant before or after a conduct hearing that related to the conduct hearing or demanded that a conduct process be dismissed.
 - 30. The conduct hearing board never reached a final decision in its deliberations.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on July 29, 2025

Carlton Scott

Carlton Scott

From: SJP at Pitt

To: Joan Gabel; Dean of Students; Carla Panzella (She/Her); Karin Asher; DaVaughn Vincent-Bryan; Day, David

Stephen, Davis, Zachary Wayne; Tuscano, Jennifer L, Scott, Carlton J

Cc: Diversity; Darr, Jay; Pickett, Clyde Wilson; Craven, Lorraine A.; Karen B Sykes; Landy, Matthew E; Mentzer,

Jamey; Palmer, Calli; Natter, Gretchen Carlson; Kathleen Lamansky

Subject: Open Letter Condemning the University of Pittsburgh's Suppression of Pro-Palestinian Voices

Date: Tuesday, February 4, 2025 9:52:52 PM

Attachments: Open Letter Condemning the University of Pittsburgh's Suppression of Pro-Palestinian Voices.pdf

We, the undersigned organizations, condemn the selective repression of Students for Justice in Palestine (SJP) at the University of Pittsburgh. As the only Palestinian cultural and advocacy organization on campus—led by Palestinian, Arab, and Muslim students—SJP is being unfairly targeted with heightened scrutiny and politically driven disciplinary actions.

In a blatant act of political suppression, the University has targeted SJP with proposed sanctions that include effective suspension through May 2025, as well as probation through December 2025. Meanwhile, multiple registered pro-Israel advocacy organizations continue to operate without interference, despite consistent harassment of SJP and its members. One of these organizations, Students Supporting Israel, has repeatedly collaborated with Betar USA—an organization unaffiliated with the university that issued bomb threats against SJP's general body in November 2024. By failing to take action in response to these threats, the university has effectively emboldened Betar; the group has since provided the Trump administration with a list of international students, targeting them for deportation due to their alleged pro-Palestine stance.

From the time SJP leadership first met with Student Conduct staff on January 22, they were given just six days to submit their evidence and witnesses, despite the university having built its case against them for over a month and a half. Student Conduct staff also demanded that SJP leadership submit in advance all questions they planned to ask during the hearing, a directive that was later retracted upon questioning by SJP representatives—raising serious concerns about the fairness and transparency of the disciplinary process.

This latest act of repression is only the latest in a wave of disciplinary measures taken by University of Pittsburgh administration, including **surveilling**, **defunding**, **and relocating** SJP events—all justified by vague and inconsistently applied policies. These actions not only **disproportionately penalize students of color** for speaking out against apartheid and state violence but also set a dangerous precedent that will **erode the free speech and organizational rights of all Pitt affiliates**.

In light of the university administration's blatant attempt to silence pro-Palestine voices, we demand:

1.

The complete dismissal of all disciplinary proceedings against SJP.

- 2. Transparency in university conduct policies and equitable application of these policies.
- 3. An end to the University's suppression of Palestinian advocacy on campus.

We refuse to allow this university to **silence marginalized voices**. Advocacy for the rights of the Palestinian people is **not** a crime.

Signed,

University of Pittsburgh Affiliated Organizations:

<u>Unix</u> 1.	versity of Pittsburgh Affiliated Organizations:
	Students for Justice in Palestine
2.	Faculty and Staff for Justice in Palestine
3.	University of Pittsburgh School of Law
4.	Muslim Student Association (MSA)
5.	Jewish Students' Bund
6.	Middle Eastern and North African Student Association (MENASA) at Pitt
7.	Asian Student Alliance (ASA)
8.	Rainbow Alliance
9.	Women of Color Collective (WOCC)
10.	Latinx Student Association (LSA)
11.	Kya Baat Hai
12.	The Fann Club
13.	Luso-Brazilian Student Association
14.	Alliance of Queer Underrepresented Asians in Recognition of Intersectionality to

Uphold Solidarity (AQUARIUS)

15. Japanese Student Association (JSA)

16. PRISM at Pitt

17. Trans Action Building

18. Progressive Students for Change at Pitt

19. Student Disability Coalition

20. Autistic Students Union at Pitt

21. Humanity First at Pitt

22. ACLU Club at Pitt

23. Direct Action Coalition (DAC)

24. Pittsburgh Policy Initiative

25. Behavioral Economics Club

26. The Letter Project at Pitt

27. COVID Safe Panthers

28. Pitt Divest From Apartheid

Community Organizations:

1.

Council on American Islamic Relations - Philadelphia

2. Pittsburgh Palestine Coalition

3. Harrisburg Palestine Coalition

4. Islamic Center of Pittsburgh

5. Jewish Voice for Peace - Pittsburgh

6. Ratzon: Center for Healing & Resistance

BDS Pittsburgh

8. **Black Socialist Formation**

New Afrikan Independence Party (NAIP)

10. Asian Pacific Islander Political Alliance

11. Alliance of South Asian Progressives in Pittsburgh (ASAPP)

12. Rangoli Pittsburgh

13. Pittsburgh Arab Music Ensemble

14. Karavansarai

15. Carnegie Mellon College Progressives

16. Middle Eastern and North African Student Association at CMU

17.	Rojava Solidarity Committee
18.	Veterans For Peace, Pittsburgh Chapter 047
19.	UE Local 667
20.	UE Local 690
21.	Healthcare Workers for Palestine - Pittsburgh Chapter
22.	Western PA Coalition for Single Payer Healthcare
23.	Tri-state Abortion Action
24.	Sunrise Movement Pittsburgh
25.	Steel City Anti-Fascist League
26.	Our Streets Collective
27.	Against Carceral Tech
28.	Mask Up Pittsburgh
29.	Howmet Accountability Project
30.	Pittsburgh Palestine Solidarity Committee
31.	Friends of Sabeel North America (FOSNA) - Pittsburgh
32.	

Southwestern PA Women's Coalition

33. Take Action Mon Valley

34. Stay Gold Books

35. Valley View Church

Green Party of Allegheny County

37. Pittsburgh Green New Deal

38. Project for Responsive Democracy

39. Pittsburgh Branch of Communist Party USA

40. Pittsburgh Branch of Democratic Socialists of America

41. Pittsburgh Branch of the Party for Socialism & Liberation

42. ANSWER Coalition Pittsburgh

43. West Virginia University Muslim Students' Association

44. River Valley for Gaza Healthcare

45. Wayne State University Faculty and Staff for Justice in Palestine

46. SCAD Students for Justice in Palestine